

**201—46.4(913) Receiving cases in Iowa under the interstate compact.**

**46.4(1)** The state of Iowa through the appropriate authorities shall accept supervision of out-of-state cases when a parolee or probationer meets the requirements of the interstate compact.

**46.4(2)** The state of Iowa shall exercise the same care and treatment and supervision standards that are given to Iowa cases, and shall notify the sending state promptly about any violations, antisocial behavior that may occur or the placement of any legal hold against the individual.

**46.4(3)** The receiving state shall submit semiannual progress reports in reference to the parolee and probationer and such reports shall cover present residence of the parolee or probationer, name of employer, with type and character of employment, and the parolee's or probationer's general conduct and progress, as well as attitude toward supervision. Such reports shall not be a substitute for financial or other written reports the sending state may require the parolee or probationer to send to it at periodic intervals on such forms as the sending state may furnish the parolee or probationer.

**46.4(4)** The receiving state shall promptly upon parole violation notify the sending state. In the case of serious violations the board of parole liaison officer, who is an attorney, will conduct a probable cause hearing for the compact administrator according to the board of parole procedures 205—7.5(909).

**46.4(5)** In the transfer of supervision of all probation and parole cases to or from other states, the judicial district departments of correctional services established pursuant to Iowa Code chapter 905, shall abide by these rules, the provisions of the compact and department of corrections policies and procedures.

**46.4(6)** Out-of-state cases transferred to the state of Iowa shall be responsible for payment of supervision enrollment fees directly to the supervising judicial district department, in accordance with Iowa Code section 905.14.